** PLEASE COMPLETE, SUBMIT THE ORIGINAL AND MAKE A COPY FOR YOUR RECORDS ***

STATE WATER RESOURCES CONTROL BOARD DIVISION OF WATER RIGHTS

P.O. BOX 2000 SACRAMENTO, CA 95812-2000

SUPPLEMENTAL STATEMENT OF WATER DIVERSION AND USE

STATEMENT NO: S009386

OWNER OF RECORD: HALF MOON BAY PROPERTIES, INC

P.O. RETURNED

HALF MOON BAY PROPERTIES, INC PO BOX 38 HALF MOON BAY, CA 94019

SOURCE: FRENCHMANS CREEK
TRIBUTARY TO: PACIFIC OCEAN

COUNTY: SAN MATEO

DIVERSION

within: NW% OF NW% SECTION 17, T5S, R5W, MDB&M.

TELEPHONE NUMBER: (415) 726-5251

YEAR OF FIRST USE: 1942

PARCEL NO:

(If any of the above information is inaccurate or missing, please correct. Notify this office if ownership or address changes occur during the coming year.)

COMPLETE AND RETURN THIS FORM BY JULY 1,														
A. Water is used under: Riparian claim; Pre 1914 right; Other (explain)														
B. <u>Yea</u>	B. Year of first use (Please provide if missing above)													
C. Amount of Use - Enter the amount of water used each month. If monthly and annual use are not known, check the months in which water was used. Amounts below are: Gallons Acre-feet (other)														
Anijoc i													TOTAL ANNUAL	
1992														
1993			-											
1994		,												
1	L	1			<u> </u>	L	Į	<u> </u>		l	I			
D. <u>Purpose of Use</u> - Specify number of acres irrigated, stock watered, persons served, etc. Irrigation acres; Stockwatering; Domestic											_			
	or lance					_								

*** CONTINUE ON BACK PAGE ***

WR40-1 (1/95)

GENERAL INFORMATION PERTAINING TO WATER RIGHTS IN CALIFORNIA

There are two principal types of surface water rights in California. They are riparian and appropriative rights.

A <u>riparian right</u> enables an owner of land bordering a natural lake or stream to take and use water on his riparian land. Riparian land must be in the same watershed as the water source and must never have been severed from the sources of supply by an intervening parcel without reservation of the riparian right to the severed parcel. Generally, a riparian water user must share the water supply with other riparian users. Riparian rights may be used to divert the natural flow of a stream but may not be used to store water for later use or to divert water which originates in a different watershed, or return flows from use of groundwater.

An <u>appropriate right</u> is required for use of water on nonriparian land and for storage of water. Generally, appropriative rights may be exercised only when there is a surplus not needed by riparian water users. Since 1914 new appropriators have been required to obtain a permit and license from the State.

Statements of Water Diversion and Use must be filed by riparian and pre-1914 appropriative water users. The filing of a statement (1) provides a record of water use, (2) enables the State to notify such users if someone proposes a new appropriation upstream from their diversion, and (3) assists the State to determine if additional water is available for future appropriators.

The above discussion is provided for general information. For more specific information concerning water rights, please contact an attorney or write to this office. We have several pamphlets available. They include:

[&]quot;Statements of Water Diversion and Use"

[&]quot;Information Pertaining to Water Rights in California"

[&]quot;Water Rights for Stockponds Constructed Prior to 1969"

[&]quot;Appropriation of Water in California"